

DEPARTMENT OF THE TREASURY INTERNAL REVENUE SERVICE WASHINGTON, D.C. 20224

DEC 0 4 2003		CC:TEGE:EO2:SLCaden FREV-117030-00
MEMORANDUM FOR	ACTING DIRECTOR, EXEMP RULINGS AND AGREEMENT T:EO:RA Attn: Bob Fontenrose	
FROM:	Chief, Exempt Organizations I DC/ACC (TE/GE)	Branch 2
SUBJECT:		
This memorand	lum responds to your request the \$501(c)(3	hat we review application.
	Background	
and licensed by the state lowa state law, an organization range of health care set to the public for the cosservices on their health	rance plan incorporated in the ate as an "organized delivery system delivers ervices covered under a standa st, quality and access of its sen is applying for execute (3). Its sole member is	or arranges to deliver the full rd benefit plan and is accountable
or more employees in volunteer directors from	The community that a	ce coverage to employers of two governing board is made up of re appointed by the second seco

PMTA: 01369

FREV-117030-00

financially related to a common or a commo	
articles of incorporation contain the following purposes:	
does not offer a subsidized membership program, and does not provide services to the poor and distressed, or Medicaid enrollees. also does not directly offer health education programs to the community or conduct health research programs. Its primary activity is the administration of the health insurance plan to employers in	
Premiums for the health plan are actuarially established on a community basis. Groups of the or more are quoted on a community rate basis, and small groups of the community rate as a basis and are underwritten on the basis of age, size, and claims experience.	
Law and Analysis	
Stand Alone Basis for Exemption	
¹ Although the proposed adverse determination letter states that only is related to the administrative file suggests that subsidiary of the administrative of the administrative file suggests that subsidiary of the administrative file subsidiary of the administrative file suggests that subsidiary of the administrative file s	

Section 501(c)(3) provides, in part, that organizations shall be exempt from federal income tax if they are organized and operated exclusively for charitable purposes, provided no part of the organization's net earnings inures to the benefit of any private shareholder or individual. Treas. Reg. §1.501(c)(3)-1(d)(2) provides that the term "charitable" is used in §501(c)(3) in its generally accepted legal sense.

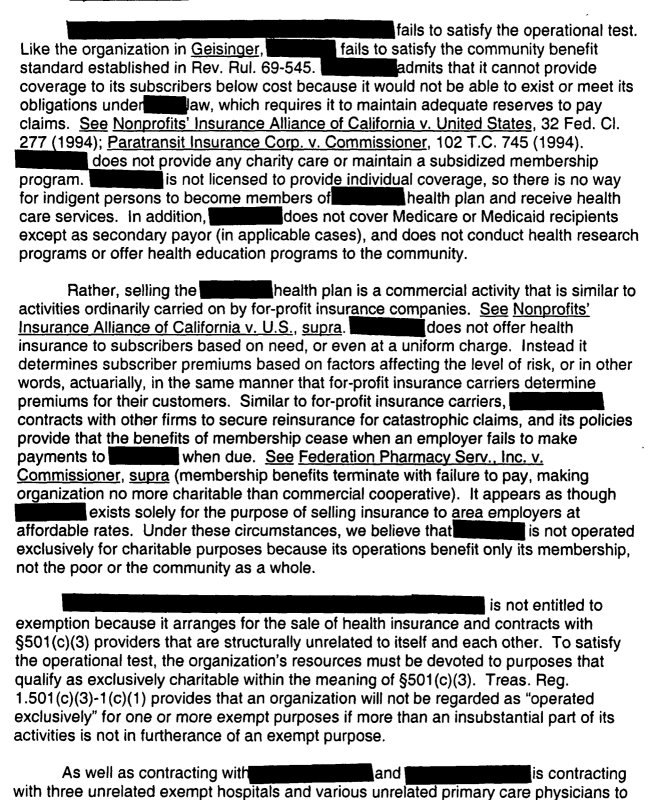
Promotion of health has long been recognized as a charitable purpose. An organization that seeks exemption on the basis that it promotes health must distinguish itself from ordinary commercial entities that provide health care services. See Federation Pharmacy Services, Inc. v. Commissioner, 72 T.C. 687 (1979), aff'd, 625 F.2d 804 (8th Cir. 1980); Sonora Community Hospital v. Commissioner, 46 T.C. 519 (1966), aff'd, 397 F.2d 814 (9th Cir. 1968). Whether an organization promotes health in a charitable manner is determined under the community benefit standard. Rev. Rul. 69-545, 1969-2 C.B. 117; Sound Health Ass'n v. Commissioner, 71 T.C. 158 (1978), acq. 1981-2 C.B. 2; Geisinger Health Plan v. Commissioner, 985 F.2d 1210 (3rd Cir. 1993).

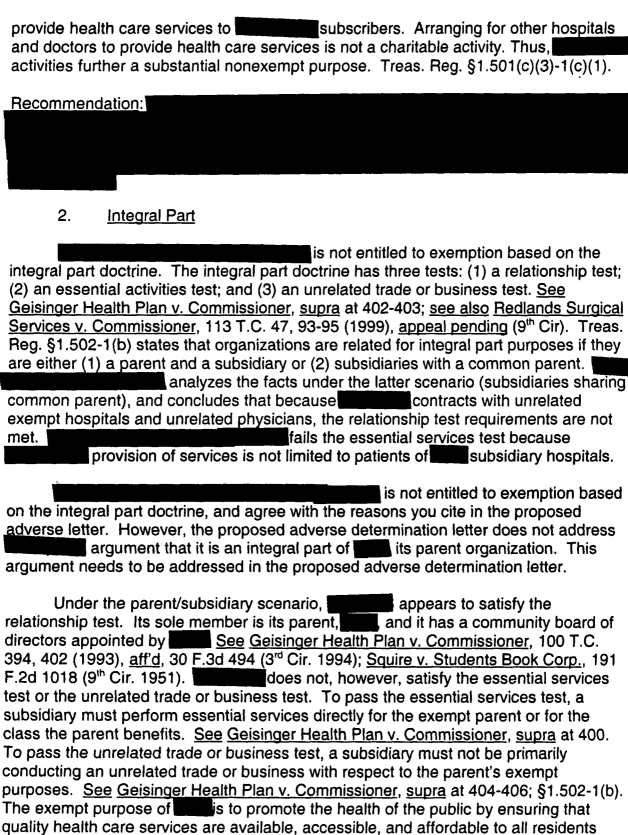
Organizational Test

Recommendation:

We believe that fails the organizational test of §501(c)(3). To satisfy the organizational test, the organization's articles of incorporation must limit the organization's purpose to one or more exempt purposes and not expressly empower the organization to engage, except insubstantially, in activities that do not further its exempt purpose. Treas. Reg. §1.501(c)(3)-1(b)(1). The existence, therefore, of a substantial nonexempt purpose is fatal to §501(c)(3) qualification. See Better Business Bureau v. United States, 326 U.S. 279 (1945). articles do not limit its purposes to exempt purposes, and its articles expressly permit to engage in activities that do not further an exempt purpose. articles provide, in part, that was created for the purpose of owning and operating health care provider networks for the diagnosis, treatment, and care of the sick and injured. This is not a charitable purpose. See Federation Pharmacy Services, Inc. v. Commissioner, supra; Geisinger Health Plan v. Commissioner, supra. Thus, articles permit to engage in substantially nonexempt activities. Treas. Reg. §1.501(c)(3)-1(b)(1); see Better Business Bureau v. United States, supra; Sound Health Ass'n v. Commissioner, supra; see also University of Maryland Physicians, P.A. v. Commissioner, T.C. Memo. 1981-23.

Operational Test





within the area regardless of their ability to participates in an activity that does not promote co	
Association v. Commissioner, supra. Therefore, exempt purposes of its parent, and and	activities do not further the cannot rely on the integral part
doctrine as a basis for its exemption.	cannot rely on the integral part
Recommendation:	

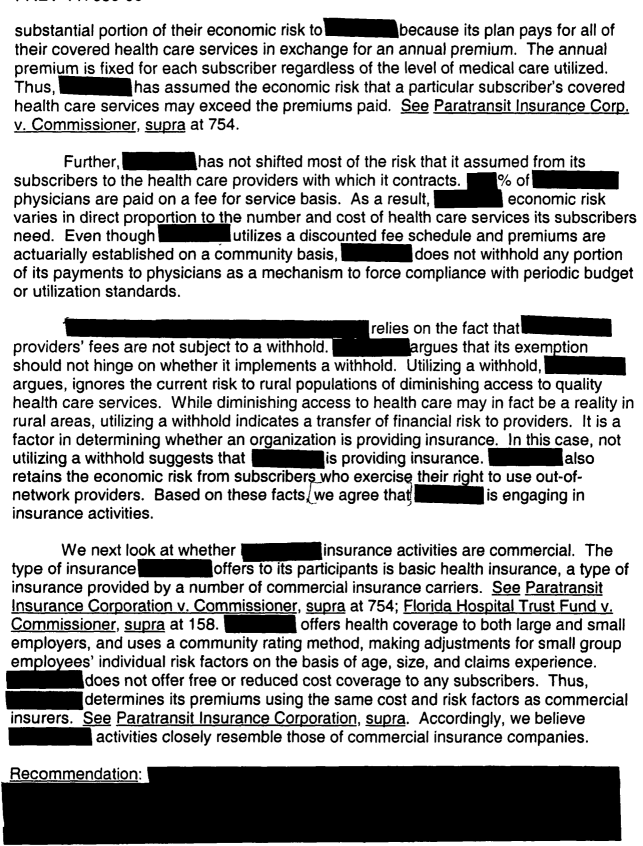
3. <u>Section 501(m)</u>

is also precluded from exemption based on §501(m). Section 501(m) restricts the insurance activities of organizations described in §501(c)(3) and §501(c)(4). Section 501(m)(1) specifically denies tax exemption to organizations providing "commercial-type insurance" as a substantial part of their activities.

While commercial-type insurance is not defined in the Code or regulations, the court held in <u>Paratransit Insurance Corp. v. Commisioner</u>, <u>supra</u> at 754, that "commercial-type insurance, as used in §501(m), encompasses every type of insurance that can be purchased in the commercial market." <u>See Florida Hospital Trust Fund v. Commissioner</u>, 103 T.C. 140, 158 (1994), <u>aff'd</u>, 71 F.3d 808 (11th Cir. 1996). The court concluded the organization's insurance was commercial-type insurance because it was of the same type that commercial insurance carriers offered, it was not offered to members based on need or a uniform charge and premiums were determined using the same risk and actuarial factors as commercial insurers. <u>Id</u>. at 754. The absence of an actual commercial competitor does not render §501(m) inapplicable to an organization offering commercial-type insurance. <u>See Florida Hospital Trust Fund</u>, <u>supra</u> at 160.

Section 501(m) does not apply if the activities do not constitute insurance. See Rev. Rul. 77-316, 1977-2 C.B. 53; Rev. Rul. 78-338, 1978-2 C.B. 107. The essential ingredients of insurance are risk shifting and risk distribution. See Helvering v. Le Gierse, 312 U.S. 531 (1941); Rev. Rul. 77-316, 1977-2 C.B. 53; Rev. Rul. 78-338, 1978-2 C.B. 107. Risk distribution occurs as the insurer extends coverage to, and collects premiums from, additional parties. See Rev. Rul. 89-61, 1989-1 C.B. 75. See also Paratransit Insurance Corp. v. Commissioner, supra at 754; Jordan, Superintendent of Insurance v. Group Health Association, 107 F.2d 239 (D.C. Cir. 1939).

The	health plan constitutes insura	nce because it contains the essential
ingredients of risk s	shifting and risk distribution.	subscribers have shifted a



4. <u>Section 501(e)</u>
Even if were entitled to exemption under §501(c)(3) or §501(m), §501(e) provides an independent basis for denying exemption. Section 501(e) provides for exemption of certain hospital service organizations organized and operated solely to perform specified services for exempt member hospitals. Section 501(e)(1)(A) lists the specified services as data processing, purchasing (including the purchasing of insurance on a group basis), warehousing, billing and collection (including the purchase of patron accounts receivable on a recourse basis), food, clinical, industrial engineering, laboratory, printing, communications, record center, and personnel (including selection, testing, training, and education of personnel) services. The legislative history states that section 501(e) does not grant tax exempt status if the hospital service organization performs any service other than those specified in the new subsection. See also HCSC-Laundry v. United States, 450 U.S. 1 (1981); Associated Hospital Services, Inc. v. Commissioner, 74 T.C. 213 (1980), aff'd per order, (5 th Cir. 1981). In this case, provides a steady flow of patients to two related exempt hospitals, three unrelated hospitals, and other unrelated physicians. In the cooperative, and does not perform any of the services specified in §501(e)(1)(A); therefore, §501(e) is another independent basis for denying exemption.
Recommendation:
In conclusion, that health plan is not entitled to exemption under §501(c)(3) or §501(m), and the additional basis of §501(e).
. If you wish to discuss this matter with us or nave any questions, please contact me or Stephanie Caden at (202) 622-6010.
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